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The Board of Law Examiners

of The

State of North Carolina

January 7, 2024

Ashley B. Snyder Office of Administrative Hearings Rules Division 6714 Mail Service Center Raleigh, NC 27699-6714

SENT VIA E-MAIL TO: <u>oah.rules@oah.nc.gov</u>

Dear Ms. Snyder:

I hope this letter finds you well. I have been designated as the Rules Coordinator for the North Carolina Board of Law Examiners. My contact information is below.

Lee A. Vlahos
Executive Director
North Carolina Board of Law Examiners
5510 Six Forks Road, Suite 300
Raleigh, NC 27609
(919) 848-4229
lvlahos@ncble.org

Enclosed are the Rules Governing Admission to the Practice of Law in North Carolina re-adopted by the North Carolina State Bar Council on November 1, 2024. The rules were approved by the North Carolina Supreme Court and re-entered upon the Court's minutes on December 11, 2024, and are ready for inclusion in the Administrative Code. Additionally, we respectfully request that Section .1100 of the Rules Governing Admission to the Practice of Law in North Carolina be entered into the Administrative Code as "Reserved for future codification."

Sincerely yours,

Lee A. Vlahos Executive Director

Re a Vlahos

27 NCAC 03 .0	101 is adopted without notice pursuant to G.S. 84-21 and G.S. 84-24 as follows:
	TITLE 27 – THE NORTH CAROLINA STATE BAR
СПУРТЕР 3	B – RULES GOVERNING ADMISSION TO THE PRACTICE OF LAW IN THE STATE OF
CHAPTERS	NORTH CAROLINA
	NORTH CAROLINA
	SECTION .0100 – ORGANIZATION
27 NCAC 03 .0	DIOI DEFINITIONS
For purposes of	this Chapter, the following shall apply:
(1)	"Chapter" or "Rules" refers to the "Rules Governing Admission to the Practice of Law in the State
	of North Carolina."
(2)	"Board" refers to the "Board of Law Examiners of the State of North Carolina." A majority of the
	members of the Board shall constitute a quorum, and the action of a majority of a quorum, present
	and voting, shall constitute the action of the Board.
(3)	"Executive Director" refers to the "Executive Director of the Board of Law Examiners of the State
	of North Carolina."
<u>(4)</u>	"Filing" or "filed" shall mean received in the office of the Board of Law Examiners. Except that
	applications placed in the United States mail properly addressed to the Board of Law Examiners and
	bearing sufficient first-class postage and postmarked by the United States Postal Service or date-
	stamped by any recognized delivery service on or before a deadline date will be considered as having
	been timely filed if all required fees are included in the mailing. Mailings which are postmarked
	after a deadline or which, if postmarked on or before a deadline, do not include required fees or
	which include a check in payment of required fees which is dishonored because of insufficient funds
	will not be considered as filed. Applications which are not properly signed and notarized; or which
	do not include the properly executed Authorization and Release forms; or which are illegible; or
	with incomplete answers to questions will not be considered filed and will be returned.
<u>(5)</u>	Any reference to a "state" shall mean one of the United States, and any reference to a "territory"
	shall mean a United States territory.
<u>(6)</u>	"Panel" means one or more members of the Board specially designated to conduct hearings provided
	for in these Rules.
History Note:	Authority G.S. 84-21; 84-24;
-2.5.01 / 11010.	Approved by the Supreme Court and re-entered into the Supreme Court's minutes December
	11,2024.
	

1	27 NCAC 03 .0102 is adopted without notice pursuant to G.S. 84-21 and G.S. 84-24 as follows:
2	
3	27 NCAC 03 .0102 WEBSITE
4	The Board shall maintain a public website that shall publish the location of its offices, its mailing address, office hours
5	telephone number, fax number, e-mail address and such other information as the Board may direct.
6	
7	History Note: Authority G.S. 84-21; 84-24;
8	Approved by the Supreme Court and re-entered into the Supreme Court's minutes December
9	<u>11,2024.</u>

1	27 NCAC 03 .0103 is a	dopted without notice pursuant to G.S. 84-21 and G.S. 84-24 as follows:
2		
3	27 NCAC 03 .0103	PURPOSE
4	The Board was created	for the purpose of examining applicants and providing rules and regulations for admission to
5	the bar, including the is	suance of licenses therefor.
6		
7	History Note: Author	ority G.S. 84-21; 84-24;
8	<u>Appro</u>	oved by the Supreme Court and re-entered into the Supreme Court's minutes December 11,
9	<u>2024.</u>	

1	27 NCAC 03 .0104 is adopted without notice pursuant to G.S. 84-21 and G.S. 84-24 as follows:
2	
3	27 NCAC 03 .0104 MEMBERSHIP
4	The Board consists of 11 members of the North Carolina State Bar elected by the council of the North Carolina State
5	Bar. One member of the Board is elected by the Board to serve as its Chair for such period as the Board may determine
6	The Board also employs an Executive Director to enable the Board to perform its duties promptly and properly. The
7	Executive Director, in addition to performing the administrative functions of the position, may act as the Board'
8	attorney.
9	
10	History Note: Authority G.S. 84-21; 84-24;
11	Approved by the Supreme Court and re-entered into the Supreme Court's minutes December 11
12	<u>2024.</u>

1	27 NCAC 03 .0201 is adopted without notice pursuant to G.S. 84-21 and G.S. 84-24 as follows:
2	
3	SECTION .0200 - GENERAL PROVISIONS
4	
5	27 NCAC 03 .0201 COMPLIANCE
6	No person shall be admitted to the practice of law in North Carolina unless that person has complied with these Rules.
7	
8	History Note: Authority G.S. 84-21; 84-24;
9	Approved by the Supreme Court and re-entered into the Supreme Court's minutes December 11,
10	<u>2024.</u>

1 27 NCAC 03 .0202 is adopted without notice pursuant to G.S. 84-21 and G.S. 84-24 as follows: 2 3 27 NCAC 03 .0202 **APPLICANTS** For purposes of this Chapter, applicants are classified as "general applicants," "comity applicants, "military spouse 4 5 comity applicants," or "transfer applicants." To be classified as a "general applicant" and certified as such for admission to practice law, an applicant must satisfy the requirements of Rule .0501 of this Chapter. To be classified 6 7 as a "comity applicant" and certified as such for admission to practice law, an applicant must satisfy the requirements 8 of Rule .0502 of this Chapter. To be classified as a "military spouse comity applicant" and certified as such for 9 admission to practice law, an applicant must satisfy the requirements of Rule .0503 of this Chapter. To be classified 10 as a "transfer applicant" and certified as such for admission to practice law, an applicant must satisfy the requirements 11 of Rule .0504 of this Chapter. 12 13 History Note: Authority G.S. 84-21; 84-24; Approved by the Supreme Court and re-entered into the Supreme Court's minutes December 11, 14 15 *2024*.

1	27 NCAC 03 .0203 is adopted without notice pursuant to G.S. 84-21 and G.S. 84-24 as follows:
2	
3	27 NCAC 03 .0203 LIST
4	As soon as possible after each late-filing deadline for general applications, the Executive Director shall prepare a list
5	of general applicants for the ensuing examination, and all comity, military spouse comity, and transfer applicants
6	whose applications are then pending, for publication in the North Carolina State Bar Journal.
7	
8	History Note: Authority G.S. 84-21; 84-24;
9	Approved by the Supreme Court and re-entered into the Supreme Court's minutes December 11,
10	2024

1	2/ NCAC 03 .0204 is adopted without notice pursuant to G.S. 84-21 and G.S. 84-24 as follows:
2	
3	27 NCAC 03 .0204 HEARINGS
4	Every applicant may be required to appear before the Board to be examined about any matters pertaining to the
5	applicant's moral character and general fitness, educational background or any other matters set out in Section .0500
6	of this Chapter.
7	
8	History Note: Authority G.S. 84-21; 84-24;
9	Approved by the Supreme Court and re-entered into the Supreme Court's minutes December 11,
10	<u>2024.</u>

1	27 NCAC 03 .0205 is adopted without notice pursuant to G.S. 84-21 and G.S. 84-24 as follows:
2	
3	27 NCAC 03 .0205 NONPAYMENT OF FEES
4	No application will be deemed to have been filed until the applicant has paid the fees required by these rules. If the
5	check payable for the application fee is not honored upon presentment for any reason other than error of the bank, the
6	application will be deemed not to have been filed and will have to be refiled. All such checks shall be returned to the
7	applicant, who shall pay to the Board in cash, cashier's check, certified check, or money order any fees payable to the
8	Board including a fee for processing that check.
9	
10	History Note: Authority G.S. 84-21; 84-24;
11	Approved by the Supreme Court and re-entered into the Supreme Court's minutes December 11
12	<u>2024.</u>

1	27 NCAC 03 .0301 is adopted without notice pursuant to G.S. 84-21 and G.S. 84-24 as follows:
2	
3	SECTION .0300 – EFFECTIVE DATE
4	
5	27 NCAC 03 .0301 EFFECTIVE DATE
6	These Revised Rules shall apply to all applications for admission to practice law in North Carolina submitted on o
7	after June 30, 2018.
8	
9	History Note: Authority G.S. 84-21; 84-24;
10	Approved by the Supreme Court and re-entered into the Supreme Court's minutes December 11
11	<u>2024.</u>

1	27 NCAC 03 .0401 is adopted without notice pursuant to G.S. 84-21 and G.S. 84-24 as follows:
2	
3	SECTION .0400 - APPLICATIONS OF GENERAL APPLICANTS
4	
5	27 NCAC 03 .0401 HOW TO APPLY
6	Applications for admission must be made on forms supplied by the Board and must be complete in every detail. Every
7	supporting document required by the application form must be submitted with each application. The application form
8	may be obtained by submitting a written request to the Board or by accessing the application via the Board's website
9	www.ncble.org.
10	
11	History Note: Authority G.S. 84-21; 84-24;
12	Approved by the Supreme Court and re-entered into the Supreme Court's minutes December 11
13	<u>2024.</u>

1	27 NCAC 03 .0	402 is adopted without notice pursuant to G.S. 84-21 and G.S. 84-24 as follows:
2		
3	27 NCAC 03 .0	402 APPLICATION FORM
4	(a) The Applic	ation for Admission to Take the North Carolina Bar Examination requires an applicant to supply full
5	and complete in	formation relating to the applicant's background, including family history, past and current residences,
6	education, milit	ary service, past and present employment, credit status, involvement in disciplinary, civil, or criminal
7	proceedings, su	bstance abuse, current mental and emotional impairment, and bar admission and discipline history.
8	Applicants mus	t list references and submit as part of the application:
9	<u>(1)</u>	Certificates of Moral Character from four individuals who know the applicant:
10	(2)	A recent photograph;
11	(3)	Two sets of clear fingerprints;
12	(4)	Two executed informational Authorization and Release forms;
13	<u>(5)</u>	A birth certificate;
14	(6)	Transcripts from the applicant's undergraduate and graduate schools;
15	(7)	A copy of all applications for admission to the practice of law that the applicant has filed with any
16		state, territory, or the District of Columbia;
17	(8)	A certificate from the proper court or agency of every jurisdiction in which the applicant is or has
18		been licensed, that the applicant is in good standing, or the applicant must otherwise satisfy the
19		Board that the applicant falls within the exception provided in Rule .0501(7)(b), and is not under
20		pending charge of misconduct;
21	<u>(9)</u>	Copies of any legal proceedings in which the applicant has been a party.
22	<u>(10)</u>	The application must be filed in duplicate. The duplicate may be a photocopy of the original.
23	(b) An applicar	nt who aptly filed a complete Application for the North Carolina Bar Examination for the February or
24	July bar exami	nation may, after failing or withdrawing from that particular examination, file a Supplemental
25	Application, wi	th the applicable fee, for the next subsequent bar examination, on forms supplied by the Board, and
26	may continue t	o file a Supplemental Application, with the applicable fee, for each subsequent examination until
27	successful. Each	h Supplemental Application must update any information previously submitted to the Board by the
28	applicant. Each	Supplemental Application must be filed by the deadline set out in Rule .0403 of this Chapter. An
29	applicant who	withdraws from or fails any particular administration of the bar examination and does not file a
30	Supplemental A	application for the next bar examination will be required to file a new general application before taking
31	the written exar	nination again.
32		
33	History Note:	Authority G.S. 84-21; 84-24;
34		Approved by the Supreme Court and re-entered into the Supreme Court's minutes December 11,
35		<u>2024.</u>

1	27 NCAC 03 .04	03 is adopted without notice pursuant to G.S. 84-21 and G.S. 84-24 as follows:
2 3	27 NCAC 03 .04	103 FILING DEADLINES
4		shall be filed with the Executive Director at the offices of the Board on or before the first Tuesday
5	in January imme	diately preceding the date of the July written bar examination and on or before the first Tuesday in
6	October immedia	ately preceding the date of the February written bar examination.
7	(b) Upon payme	ent of a late filing fee of two hundred and fifty dollars (\$250.00) (in addition to all other fees required
8	by these rules),	an applicant may file a late application with the Board on or before the first Tuesday in March
9	immediately preceding the July written bar examination and on or before the first Tuesday in November immediately	
10	preceding the February written bar examination.	
11	(c) Applicants who fail to timely file their application will not be allowed to take the Bar Examination designated or	
12	the application.	
13	(d) General Applicants may file a Supplemental Application with the Executive Director at the offices of the Board	
14	on or before the following dates:	
15	<u>(1)</u>	If the applicant aptly filed a General Application, or a previous Supplemental Application, for the
16		February bar examination, the Supplemental Application for the following July bar examination
17		must be filed on or before the first Tuesday in May immediately preceding the July examination:
18		<u>and</u>
19	<u>(2)</u>	If the applicant aptly filed a General Application, or a previous Supplemental Application, for the
20		July bar examination, the Supplemental Application for the following February bar examination
21		must be filed on or before the first Tuesday in October immediately preceding the February
22		examination.
23		
24	History Note:	Authority G.S. 84-21; 84-24;
25		Approved by the Supreme Court and re-entered into the Supreme Court's minutes December 11,
26		<u>2024.</u>

1	27 NCAC 03 .0404 is adopted without notice pursuant to G.S. 84-21 and G.S. 84-24 as follows:
2	
3	27 NCAC 03 .0404 FEES FOR GENERAL APPLICANTS
4	(a) The application specified in .0402 (a) shall be accompanied by a fee of eight hundred and fifty dollars (\$850.00
5	if the applicant is not, and has not been, a licensed attorney in any other jurisdiction, or by a fee of one thousand si
6	hundred fifty dollars (\$1,650), if the applicant is or has been a licensed attorney in any other jurisdiction; provide
7	that if the applicant is filing after the deadline set out in Rule .0403(a), but before the deadline set forth in Rule
8	.0403(b), the application shall also be accompanied by a late fee of two hundred and fifty dollars (\$250.00).
9	(b) A Supplemental Application shall be accompanied by a fee of four hundred dollars (\$400.00).
10	
11	History Note: Authority G.S. 84-21; 84-24;
12	Approved by the Supreme Court and re-entered into the Supreme Court's minutes December 1.
13	<u>2024.</u>

1 27 NCAC 03 .0405 is adopted without notice pursuant to G.S. 84-21 and G.S. 84-24 as follows: 2 3 27 NCAC 03 .0405 REFUND OF FEES 4 Except as herein provided, no part of the fee required by Rule .0404(a) or (b) of this Chapter shall be refunded to the 5 applicant unless the applicant shall file with the Executive Director a written request to withdraw as an applicant, not 6 later than the 15th day of June preceding the July written bar examination and not later than the 15th day of January 7 preceding the February written bar examination, in which event not more than one-half of the applicable fee may be 8 refunded to the applicant at the discretion of the Board. No portion of any late fee will be refunded. However, when 9 an application for admission by examination is received from an applicant who, in the opinion of the Executive Director after consultation with the Board Chair, is not eligible for consideration under the Rules, the applicant shall 10 11 be so advised by written notice. Upon receipt of such notice, the applicant may elect in writing to withdraw the 12 application; and provided the written election is received by the Board within 20 days from the date of the Board's 13 written notice to the applicant, receive a refund of all fees paid. 14 15 Authority G.S. 84-21; 84-24; History Note: 16 Approved by the Supreme Court and re-entered into the Supreme Court's minutes December 11. 17 2024.

1	27 NCAC 03 .05	bul is adopted without notice pursuant to G.S. 84-21 and G.S. 84-24 as follows:
2		SECTION .0500 - REQUIREMENTS FOR APPLICANTS
4		SECTION WOOD - REQUIREMENTS FOR MITERIALIS
5	27 NCAC 03 .0	501 REQUIREMENTS FOR GENERAL APPLICANTS
6	As a prerequisit	e to being licensed by the Board to practice law in the State of North Carolina, a general applicant
7	shall:	
8	(1)	possess the qualifications of character and general fitness requisite for an attorney and counselor-
9		at- law, and be of good moral character and entitled to the high regard and confidence of the public
10		and have satisfied the requirements of Section .0600 of this Chapter at the time the license is issued;
11	(2)	possess the legal educational qualifications as prescribed in Section .0700 of this Chapter;
12	(3)	be at least 18 years of age;
13	<u>(4)</u>	have filed formal application as a general applicant in accordance with Section .0400 of this Chapter;
14	<u>(5)</u>	pass the written bar examination prescribed in Section .0900 of this Chapter, provided that an
15		applicant who has failed to achieve licensure for any reason within three years after the date of the
16		written bar examination in which the applicant received a passing score will be required to take and
17		pass the examination again before being admitted as a general applicant;
18	<u>(6)</u>	have taken and passed the Multistate Professional Responsibility Examination within the 24 month
19		period next preceding the beginning day of the written bar examination which applicant passes as
20		prescribed above, or shall take and pass the Multistate Professional Responsibility Examination
21		within the 12 month period thereafter; the time limits are tolled for a period not exceeding four years
22		for any applicant who is a service member as defined in the Service Members Civil Relief Act, 50
23		U.S.C. Appx. § 511, while engaged in active service as defined in 10 U.S.C. § 101, and who provides
24		a letter or other communication from the service member's commanding officer stating that the
25		service member's current military duty prevents attendance for the examination, stating that military
26		leave is not authorized for the service member at the time of the letter, and stating when the service
27		member would be authorized military leave to take the examination.
28	<u>(7)</u>	if the applicant is or has been a licensed attorney, be in good standing in each state, territory of the
29		United Sates, or the District of Columbia, in which the applicant is or has been licensed to practice
30		law and not under any charges of misconduct while the application is pending before the Board.
31		(a) For purposes of this rule, an applicant is "in good standing" in a jurisdiction if:
32		(i) the applicant is an active member of the bar of the jurisdiction and the jurisdiction
33		issues a certificate attesting to the applicant's good standing therein; or
34		(ii) the applicant was formerly a member of the jurisdiction, and the jurisdiction
35		certifies the applicant was in good standing at the time that the applicant ceased
36		to be a member; and

1		(b) if the jurisdiction in which the applicant is inactive or was formerly a member will not
2		certify the applicant's good standing solely because of the non-payment of dues, the Board,
3		in its discretion, may waive such certification from that jurisdiction.
4		
5	History Note:	Authority G.S. 84-21; 84-24;
6		Approved by the Supreme Court and re-entered into the Supreme Court's minutes December 11,
7		<u>2024.</u>

1 27 NCAC 03 .0502 is adopted without notice pursuant to G.S. 84-21 and G.S. 84-24 as follows: 2 3 REQUIREMENTS FOR COMITY APPLICANTS 27 NCAC 03 .0502 4 The Board in its discretion shall determine whether an attorney duly licensed to practice law in any state, or territory 5 of the United States, or the District of Columbia, may be licensed to practice law in the State of North Carolina without 6 written examination, other than the Multistate Professional Responsibility Examination; provided that such attorney's 7 jurisdiction of licensure qualifies as a jurisdiction in comity with North Carolina, in that the conditions required by 8 such state, or territory of the United States or the District of Columbia, for North Carolina attorneys to be licensed to 9 practice law in that jurisdiction without written examination are not considered by the Board to be unduly or materially 10 greater than the conditions required by the State of North Carolina for licensure to practice law without written 11 examination in this State. A list of "approved jurisdictions", as determined by the Board pursuant to this rule, shall be 12 available upon request. Any attorney at law duly admitted to practice in another state, or territory of the United States, or the District of Columbia, upon written application may, in the discretion of the Board, be licensed to practice law 13 14 in the State of North Carolina without written examination provided each such applicant shall: 15 File with the Executive Director, upon such forms as may be supplied by the Board, a typed 16 application. Such application shall require: 17 That an applicant supplies full and complete information in regard to his background, 18 including family, past residences, education, military, employment, credit status, whether 19 he has been a party to any disciplinary or legal proceedings, whether currently mentally or 20 emotionally impaired, references, and the nature of the applicant's practice of law. 21 (b) That the applicant furnishes the following documentation: 22 Certificates of Moral Character from four individuals who know the applicant; (i) 23 (ii) A recent photograph; <u>(ii</u>i) 24 Two sets of clear fingerprints; 25 A certification of the Court of Last Resort from the jurisdiction from which the 26 applicant is applying that: the applicant is currently licensed in the jurisdiction; 27 the date of the applicant's licensure in the jurisdiction; the applicant was of good moral character when licensed by the jurisdiction; and the jurisdiction allows 28 29 North Carolina attorneys to be admitted without examination; 30 Transcripts from the applicant's undergraduate and graduate schools; (v) 31 A copy of all applications for admission to the practice of law that the applicant (vi) 32 has filed with any state, territory, or the District of Columbia; 33 (vii) A certificate of admission to the bar of any state, territory, or the District of 34 Columbia; 35 (viii) A certificate from the proper court or body of every jurisdiction in which the 36 applicant is licensed that he is in good standing, or that the applicant otherwise 37 satisfies the Board that the applicant falls within the exception provided in Rule

.0501(7)(b), and not under pending charges of misconduct;

38

- Pay to the Board with each application, a fee of two thousand dollars (\$2,000), no part of which may be refunded to (a) an applicant whose application is denied; or (b) an applicant who withdraws, unless the applicant has filed with the Board a written request to withdraw, in which event, the Board in its discretion may refund no more than one-half of the fee to the withdrawing applicant. However, when an application for admission by comity is received from an applicant who, in the opinion of the Executive Director after consideration with the Board Chair, is not eligible for consideration under the Rules, the applicant shall be so advised by written notice. Upon receipt of such notice, the applicant may elect in writing to withdraw the application, and provided the written election is received by the Board within 20 days from the date of the Board's written notice to the applicant, receive a refund of all fees paid.

 (3) Prove to the satisfaction of the Board that the applicant is duly licensed to practice law in one or
 - Prove to the satisfaction of the Board that the applicant is duly licensed to practice law in one or more jurisdictions which are on the list of "approved jurisdictions," or should be on such list, as a comity jurisdiction within the language of the first paragraph of this Rule .0502; that the applicant has been, for at least four out of the six years immediately preceding the filing of this application with the Executive Director, actively and substantially engaged in the practice of law pursuant to the license to practice law from one or more jurisdictions relied upon by the applicant; and that the applicant has read the Rules of Professional Conduct promulgated by the North Carolina State Bar. Practice of law for the purposes of this rule when conducted pursuant to a license granted by another jurisdiction shall include the following activities, if performed in a jurisdiction in which the applicant is admitted to practice law, or if performed in a jurisdiction that permits such activity by a licensed attorney not admitted to practice in that jurisdiction:
 - (a) The practice of law as defined by G.S. 84-2.1; or

- (b) Activities which would constitute the practice of law if done for the general public; or
- (c) Legal service as house counsel for a person or other entity engaged in business; or
- (d) Judicial service, service as a judicial law clerk, or other legal service in a court of record or other legal service with any local or state government or with the federal government; or
- (e) Legal service with the United States, a state or federal territory, or any local governmental bodies or agencies, including military service; or
- (f) A full-time faculty member in a law school approved by the Council of the North Carolina

 State Bar.
- (g) For purposes of this rule, the active practice of law shall not include (a) work that, as undertaken, constituted the unauthorized practice of law in the jurisdiction in which it was performed or in the jurisdiction in which any person receiving the unauthorized service was located, or (b) the practice of law in any additional jurisdiction, pursuant to a license to practice law in that additional jurisdiction, and that additional jurisdiction is not an "approved jurisdiction" as determined by the Board pursuant to this rule.

1	<u>(4)</u>	Be in good standing in each State, territory of the United States, or the District of Columbia in which
2		the applicant is or has been licensed to practice law and not under any charges of misconduct while
3		the application is pending before the Board.
4		(a) For purposes of this rule, an applicant is "in good standing" in a jurisdiction if:
5		(i) the applicant is an active member of the bar of the jurisdiction and the jurisdiction
6		issues a certificate attesting to the applicant's good standing therein; or
7		(ii) the applicant was formerly a member of the bar of the jurisdiction and the
8		jurisdiction certifies the applicant was in good standing at the time that the
9		applicant ceased to be a member; and
10		(b) if the jurisdiction in which the applicant is inactive or was formerly a member will not
11		certify the applicant's good standing solely because of the non-payment of dues, the Board,
12		in its discretion, may waive such certification from that jurisdiction; however, the applicant
13		must not only be in good standing, but also must be an active member of each jurisdiction
14		upon which the applicant relies for admission by comity.
15	<u>(5)</u>	Be of good moral character and have satisfied the requirements of Section .0600 of this Chapter;
16	<u>(6)</u>	Meet the educational requirements of Section .0700 of this Chapter as hereinafter set out if first
17		licensed to practice law after August 1971;
18	(7)	Not have taken and failed the written North Carolina Bar Examination within five years prior to the
19		date of filing the applicant's comity application;
20	<u>(8)</u>	Have passed the Multistate Professional Responsibility Examination.
21		
22	<u>History Note:</u>	Authority G.S. 84-21; 84-24;
23		Approved by the Supreme Court and re-entered into the Supreme Court's minutes December 11,
24		<u>2024.</u>

27 NCAC 03 .0	-
	se Comity Applicant, upon written application may, in the discretion of the Board, be granted a lic
	n the State of North Carolina without written examination provided that:
(1)	The Applicant fulfills all of the requirements of Rule .0502, except that:
	(a) in lieu of the requirements of paragraph (3) of Rule .0502, a Military Spouse Co
	Applicant shall certify that said applicant has read the Rules of Professional Con
	promulgated by the North Carolina State Bar and shall prove to the satisfaction of the B
	that the Military Spouse Comity Applicant is duly licensed to practice law in a state
	territory of the United States, or the District of Columbia, and that the Military Sp
	Comity Applicant has been for at least four out of the last eight years immedia
	preceding the filing of this application with the Executive Director, actively
	substantially engaged in the practice of law. Practice of law for the purposes of this
	shall be defined as it would be defined for any other comity applicant; and
	(b) Paragraph (4) of Rule .0502 shall not apply to a Military Spouse Comity Applicant.
(2)	Military Spouse Comity Applicant Defined. A Military Spouse Comity Applicant is any person
	<u>is</u>
	(a) An attorney at law duly admitted to practice in another state or territory of the Un
	States, or the District of Columbia; and
	(b) Identified by the Department of Defense (or, for the Coast Guard when it is not operated)
	as a service in the Navy, by the Department of Homeland Security) as the spouse
	service member of the United States Uniformed Services; and
	(c) Is residing or intends within the next six months to be residing, in North Carolina du
	the service member's military orders for a permanent change of station to the State of N
	Carolina.
(3)	Procedure. In addition to the documentation required by paragraph (1) of Rule .0502, a Mil
	Spouse Comity Applicant must file with the Board the following:
	(a) A copy of the service member's military orders reflecting a permanent change of station
	a military installation in North Carolina; and
	(b) A military identification card which lists the Military Spouse Applicant as the spous
	the service member.
<u>(4)</u>	Fee. No application fee will be required for Military Spouse Comity Applicants.
listory Note:	Authority G.S. 84-21; 84-24;
	Approved by the Supreme Court and re-entered into the Supreme Court's minutes December
	2024.

1	27 NCAC 03 .05	504 is adopted without notice pursuant to G.S. 84-21 and G.S. 84-24 as follows:
2	27 NCAC 03 .0	504 REQUIREMENTS FOR TRANSFER APPLICANTS
4		e to being licensed by the Board to practice law in the State of North Carolina, a transfer applicant
5	shall:	e to being needsed by the board to practice law in the blace of 1 form Caronia, a transfer apprears
6	(1)	possess the qualifications of character and general fitness requisite for an attorney and counselor-
7		at-law, and be of good moral character and entitled to the high regard and confidence of the public
8		and have satisfied the requirements of Section .0600 of this Chapter;
9	(2)	possess the legal educational qualifications as prescribed in Section .0700 of this Chapter;
10	(3)	be at least 18 years of age;
11	(4)	have filed with the Executive Director, upon such forms as may be supplied by the Board, a typed
12		application in duplicate, containing the same information and documentation required of general
13		applicants under Rule .0402(a);
14	<u>(5)</u>	have paid with the application an application fee of one thousand five hundred dollars (\$1,500), if
15		the applicant is licensed in any other jurisdiction, or one thousand two hundred seventy-five dollars
16		(\$1,275) if the applicant is not licensed in any other jurisdiction, no part of which may be refunded
17		to an applicant whose application is denied or to an applicant who withdraws, unless the
18		withdrawing applicant filed with the Board a written request to withdraw, in which event, the Board
19		in its discretion may refund no more than one-half of the fee to the withdrawing applicant. However,
20		when an application for admission by transfer is received from an applicant who, in the opinion of
21		the Executive Director, after consultation with the Board Chair, is not eligible for consideration
22		under the Rules, the applicant shall be so advised by written notice. Upon receipt of such notice, the
23		applicant may elect in writing to withdraw the application, and provided the written election is
24		received by the Board within 20 days from the date of the Board's written notice to the applicant,
25		receive a refund of all fees paid.
26	<u>(6)</u>	have, within the three-year period preceding the filing date of the application, taken the Uniform
27		Bar Examination and achieved a scaled score on such exam that is equal to or greater than the
28		passing score established by the Board for the UBE as of the administration of the exam immediately
29		preceding the filing date;
30	<u>(7)</u>	have passed the Multistate Professional Responsibility Examination.
31	<u>(8)</u>	if the applicant is or has been a licensed attorney, be in good standing in each state, territory of the
32		United Sates, or the District of Columbia, in which the applicant is or has been licensed to practice
33		law and not under any charges of misconduct while the application is pending before the Board.
34		(a) For purposes of this rule, an applicant is "in good standing" in a jurisdiction if:
35		(i) the applicant is an active member of the bar of the jurisdiction and the jurisdiction
36		issues a certificate attesting to the applicant's good standing therein; or

1		(ii) the applicant was formerly a member of the jurisdiction, and the jurisdiction
2		certifies the applicant was in good standing at the time that the applicant ceased
3		to be a member; and
4		(b) if the jurisdiction in which the applicant is inactive or was formerly a member will not
5		certify the applicant's good standing solely because of the non-payment of dues, the Board,
6		in its discretion, may waive such certification from that jurisdiction.
7		
8	History Note:	Authority G.S. 84-21; 84-24;
9		Approved by the Supreme Court and re-entered into the Supreme Court's minutes December 11,
10		<u>2024.</u>

1	27 NCAC 03 .0601 is adopted without notice pursuant to G.S. 84-21 and G.S. 84-24 as follows:
2	
3	SECTION .0600 - MORAL CHARACTER AND GENERAL FITNESS
4	
5	27 NCAC 03 .0601 BURDEN OF PROOF
6	Every applicant shall have the burden of proving that the applicant possesses the qualifications of character and general
7	fitness requisite for an attorney and counselor-at-law and is possessed of good moral character and is entitled to the
8	high regard and confidence of the public.
9	
10	History Note: Authority G.S. 84-21; 84-24;
11	Approved by the Supreme Court and re-entered into the Supreme Court's minutes December 11,
12	<u>2024.</u>

2	27 NCAC 03 .0	602 is adopted without notice pursuant to G.S. 84-21 and G.S. 84-24 as follows:
3	27 NCAC 03 .0	602 PERMANENT RECORD
4	All information	furnished to the Board by an applicant shall be deemed material, and all such information shall be and
5	become a perma	anent record of the Board.
6		
7	History Note:	Authority G.S. 84-21; 84-24;
8		Approved by the Supreme Court and re-entered into the Supreme Court's minutes December 11,
9		2024

1	27 NCAC 03 .0	603 is adopted without notice pursuant to G.S. 84-21 and G.S. 84-24 as follows:
2		
3	27 NCAC 03 .0	603 FAILURE TO DISCLOSE
4	No one shall be	licensed to practice law in this state:
5	<u>(1)</u>	who fails to disclose fully to the Board, whether requested to do so or not, the facts relating to any
6		disciplinary proceedings or charges as to the applicant's professional conduct, whether same have
7		been terminated or not, in this or any other state, or any federal court or other jurisdiction, or
8	<u>(2)</u>	who fails to disclose fully to the Board, whether requested to do so or not, any and all facts relating
9		to any civil or criminal proceedings, charges or investigations involving the applicant (unless
10		expunged under applicable state law), whether the same have been terminated or not in this or any
11		other state or in any of the federal courts or other jurisdictions.
12		
13	History Note:	Authority G.S. 84-21; 84-24;
14		Approved by the Supreme Court and re-entered into the Supreme Court's minutes December 11,
15		<u>2024.</u>

1 27 NCAC 03 .0604 is adopted without notice pursuant to G.S. 84-21 and G.S. 84-24 as follows: 2 3 27 NCAC 03 .0604 **BAR CANDIDATE COMMITTEE** 4 Every General Applicant and UBE Transfer Applicant not licensed in another jurisdiction shall appear before a bar 5 candidate committee, appointed by the Board Chair, in the judicial district in which the applicant resides, or in such 6 other judicial districts as the Board in its sole discretion may designate to the applicant, to be examined about any 7 matter pertaining to the applicant's moral character and general fitness to practice law. An applicant who has appeared 8 before a hearing Panel may, in the Board's discretion, be excused from making a subsequent appearance before a bar 9 candidate committee. The Board Chair may delegate to the Executive Director the authority to exercise such 10 discretion. The applicant shall give such information as may be required on such forms provided by the Board. A bar 11 candidate committee may require the applicant to make more than one appearance before the committee and to furnish 12 to the committee such information and documents as it may reasonably require pertaining to the moral character and 13 general fitness of the applicant to be licensed to practice law in North Carolina. Each applicant will be advised when 14 to appear before the bar candidate committee. There can be no changes once the initial assignment is made. 15 16 *History Note: Authority G.S.* 84-21; 84-24; 17 Approved by the Supreme Court and re-entered into the Supreme Court's minutes December 11,

18

2024.

1	27 NCAC 05 .0003 is adopted without notice pursuant to G.S. 84-21 and G.S. 84-24 as follows:
2	
3	27 NCAC 03 .0605 DENIAL; RE-APPLICATION
4	No new application or petition for reconsideration of a previous application from an applicant who has either been
5	denied permission to take the bar examination or has been denied a license to practice law on the grounds set forth it
6	Section .0600 shall be considered by the Board within a period of three years next after the date of such denial unless
7	for good cause shown, permission for re-application or petition for a reconsideration is granted by the Board.
8	
9	History Note: Authority G.S. 84-21; 84-24;
10	Approved by the Supreme Court and re-entered into the Supreme Court's minutes December 11
11	<u>2024.</u>

1	27 NCAC 03 .0701 is adopted without notice pursuant to G.S. 84-21 and G.S. 84-24 as follows:
2	
3	SECTION .0700 - EDUCATIONAL REQUIREMENTS
4	
5	27 NCAC 03 .0701 GENERAL EDUCATION
6	Each applicant must have satisfactorily completed the academic work required for admission to a law school approved
7	by the Council of the North Carolina State Bar.
8	
9	History Note: Authority G.S. 84-21; 84-24;
10	Approved by the Supreme Court and re-entered into the Supreme Court's minutes December 11,
11	<u>2024.</u>

1	27 NCAC 03 .0702 is adopted without notice pursuant to G.S. 84-21 and G.S. 84-24 as follows:
2	
3	27 NCAC 03 .0702 LEGAL EDUCATION
4	Every applicant applying for admission to practice law in the State of North Carolina, before being granted a license
5	to practice law, shall prove to the satisfaction of the Board that said applicant has graduated from a law school
6	approved by the Council of The North Carolina State Bar or that said applicant will graduate within 30 days after the
7	date of the written bar examination from a law school approved by the Council of the North Carolina State Bar. There
8	shall be filed with the Executive Director a certificate of the dean, or other proper official of said law school, certifying
9	the date of the applicant's graduation. A list of the approved law schools is available in the office of the Executive
10	<u>Director.</u>
11	
12	History Note: Authority G.S. 84-21; 84-24;
13	Approved by the Supreme Court and re-entered into the Supreme Court's minutes December 11,
14	<u>2024.</u>

1	27 NCAC 03 .0801 is adopted without notice pursuant to G.S. 84-21 and G.S. 84-24 as follows:
2	
3	SECTION .0800 - PROTEST
4	
5	27 NCAC 03 .0801 NATURE OF PROTEST
6	Any person may protest the application of any applicant to be admitted to the practice of law.
7	
8	History Note: Authority G.S. 84-21; 84-24;
9	Approved by the Supreme Court and re-entered into the Supreme Court's minutes December 11
10	<u>2024.</u>

1	27 NCAC 03 .0	802 is adopted without notice pursuant to G.S. 84-21 and G.S. 84-24 as follows:		
2				
3	27 NCAC 03 .0	802 FORMAT		
4	A protest shall be made in writing, signed by the person making the protest and bearing the person's home and business			
5	address, and shall be filed with the Executive Director			
6	(1)	if a general applicant, before the date the applicant is scheduled to be examined; or		
7	(2)	if a comity, military spouse comity, or transfer applicant, before the date of the applicant's final		
8		appearance before a Panel.		
9				
10	History Note:	Authority G.S. 84-21; 84-24;		
11		Approved by the Supreme Court and re-entered into the Supreme Court's minutes December 11,		
12		<u>2024.</u>		

1	2/ NCAC 03 .0803 is adopted without notice pursuant to G.S. 84-21 and G.S. 84-24 as follows:
2	
3	27 NCAC 03 .0803 NOTIFICATION; RIGHT TO WITHDRAW
4	The Executive Director shall notify immediately the applicant of the protest and of the charges therein made; and the
5	applicant thereupon may file with the Executive Director a written withdrawal as a candidate for admission.
6	
7	History Note: Authority G.S. 84-21; 84-24;
8	Approved by the Supreme Court and re-entered into the Supreme Court's minutes December 11,
9	2024

1	27 NCAC 03 .0804 is adopted without notice pursuant to G.S. 84-21 and G.S. 84-24 as follows:
2	
3	27 NCAC 03 .0804 HEARING
4	In case the applicant does not withdraw as a candidate for admission to the practice of law, the person or person
5	making the protest and the applicant in question shall appear before a Panel or the Board at a time and place designate
6	by the Board Chair. If the applicant is an applicant for admission by examination and a hearing on the protest is no
7	held before the written examination, the applicant may take the written examination.
8	
9	History Note: Authority G.S. 84-21; 84-24;
10	Approved by the Supreme Court and re-entered into the Supreme Court's minutes December 11
11	<u>2024.</u>

1	27 NCAC 03 .0805 is adopted without notice pursuant to G.S. 84-21 and G.S. 84-24 as follows:	
2		
3	27 NCAC 03 .0805 REFUSAL TO LICENSE	
4	Nothing herein contained shall prevent the Board on its own motion from refusing to issue a license to practice la	
5	until the Board has been fully satisfied as to the moral character and general fitness of the applicant as provided b	
6	Section .0600 of this Chapter.	
7		
8	History Note: Authority G.S. 84-21; 84-24;	
9	Approved by the Supreme Court and re-entered into the Supreme Court's minutes December 1.	
10	<u>2024.</u>	

1	27 NCAC 03 .0901 is adopted without notice pursuant to G.S. 84-21 and G.S. 84-24 as follows:
2	
3	SECTION .0900 - EXAMINATIONS
4	
5	27 NCAC 03 .0901 WRITTEN EXAMINATION
6	Two written bar examinations shall be held each year for general applicants.
7	
8	History Note: Authority G.S. 84-21; 84-24;
9	Approved by the Supreme Court and re-entered into the Supreme Court's minutes December 11
10	<u>2024.</u>

1	27 NCAC 03 .09	902 is adopted without notice pursuant to G.S. 84-21 and G.S. 84-24 as follows:
2		
3	27 NCAC 03 .0	902 DATES
4	The written bar	examinations shall be held in North Carolina in the months of February and July on the dates prescribed
5	by the National	Conference of Bar Examiners.
6		
7	<u>History Note:</u>	Authority G.S. 84-21; 84-24;
8		Approved by the Supreme Court and re-entered into the Supreme Court's minutes December 11
9		<u>2024.</u>

1	27 NCAC 03 .0903 is adopted without notice pursuant to G.S. 84-21 and G.S. 84-24 as follows:
2	
3	27 NCAC 03 .0903 SUBJECT MATTER
4	The examination shall be the Uniform Bar Examination (UBE) prepared by the National Conference of Bar Examiner
5	and comprising six Multistate Essay Examination (MEE) questions, two Multistate Performance Test (MPT) items
6	and the Multistate Bar Examination (MBE). Applicants may be tested on any subject matter listed by the National
7	Conference of Bar Examiners as areas of law to be tested on the UBE. Questions will be unlabeled and not necessarily
8	limited to one subject matter.
9	
10	History Note: Authority G.S. 84-21; 84-24;
11	Approved by the Supreme Court and re-entered into the Supreme Court's minutes December 11
12	<u>2024.</u>

1	27 NCAC 03 .0904 is adopted without notice pursuant to G.S. 84-21 and G.S. 84-24 as follows:
2	
3	27 NCAC 03 .0904 GRADING AND SCORING.
4	Grading of the MEE and MPT answers shall be strictly anonymous. The MEE and MPT raw scores shall be combined
5	and converted to the MBE scale to calculate written scaled scores according to the method used by the National
6	Conference of Bar Examiners for jurisdictions that administer the UBE.
7	
8	History Note: Authority G.S. 84-21; 84-24;
9	Approved by the Supreme Court and re-entered into the Supreme Court's minutes December 11,
10	<u>2024.</u>

1	27 NCAC 03 .05	905 is adopted without notice pursuant to G.S. 84-21 and G.S. 84-24 as follows:
2		
3	27 NCAC 03 .0	905 PASSING SCORE
4	The Board shall	determine the passing UBE score for admission in North Carolina. The UBE passing score shall only
5	be increased on	one year's public notice.
6		
7	<u>History Note:</u>	Authority G.S. 84-21; 84-24;
8		Approved by the Supreme Court and re-entered into the Supreme Court's minutes December 11
9		<u>2024.</u>

1	27 NCAC 03 .1001 is adopted without notice pursuant to G.S. 84-21 and G.S. 84-24 as follows:
2	
3	SECTION .1000 – REVIEW OF WRITTEN BAR EXAMINATION
4	
5	27 NCAC 03 .1001 REVIEW
6	After release of the results of the written bar examination, a general applicant who has failed the written examination
7	may, in the Board's offices, review the MEE questions and MPT items on the written examination and the applicant's
8	answers thereto, along with selected answers by other applicants which the Board determines may be useful to
9	unsuccessful applicants. The Board will also furnish an unsuccessful applicant hard copies of any or all of these
10	materials, upon payment of the reasonable cost of such copies, as determined by the Board. No copies of the MEE or
11	MPT grading materials prepared by the National Conference of Bar Examiners will be shown or provided to the
12	applicant unless authorized by the National Conference of Bar Examiners.
13	
14	History Note: Authority G.S. 84-21; 84-24;
15	Approved by the Supreme Court and re-entered into the Supreme Court's minutes December 11,
16	<u>2024.</u>

1	27 NCAC 03 .1	002 is adopted without notice pursuant to G.S. 84-21 and G.S. 84-24 as follows:
2		
3	27 NCAC 03 .1	002 MULTISTATE BAR EXAMINATION
4	There is no pro-	vision for review of the Multistate Bar Examination. Applicants may, however, request the Nationa
5	Conference of I	Bar Examiners to hand score their MBE answers.
6		
7	History Note:	Authority G.S. 84-21; 84-24;
8		Approved by the Supreme Court and re-entered into the Supreme Court's minutes December 11
9		<u>2024.</u>

1	27 NCAC 03 .1003 is adopted without notice pursuant to G.S. 84-21 and G.S. 84-24 as follows:
2	
3	27 NCAC 03 .1003 RELEASE OF SCORES
4	(a) The Board will not release UBE scores to the public.
5	(b) The Board will inform each applicant in writing of the applicant's scaled score on the UBE. Scores will be shared
6	with the applicant's law school only with the applicant's consent.
7	(c) Upon written request of an unsuccessful applicant, the Board will furnish the following information about the
8	applicant's score to the applicant: the applicant's raw scores on the MEE questions and MPT items; the applicant's
9	scaled combined MEE and MPT score; the applicant's scaled MBE score; and the applicant's scaled UBE score.
10	(d) Upon written request of an applicant, the Board will furnish the Multistate Bar Examination score of said applicant
11	to another jurisdiction's board of bar examiners or like organization that administers the admission of attorneys for
12	that jurisdiction.
13	
14	History Note: Authority G.S. 84-21; 84-24;
15	Approved by the Supreme Court and re-entered into the Supreme Court's minutes December 11,
16	<u>2024.</u>

1	2/ NCAC 03 .1004 is adopted without notice pursuant to G.S. 84-21 and G.S. 84-24 as follows:
2	
3	27 NCAC 03 .1004 BOARD REPRESENTATIVE
4	The Executive Director serves as the Board's representative for purposes of any review of the written bar examination
5	by an unsuccessful applicant. The Executive Director is not authorized to discuss any specific questions and answers
6	on the bar examination.
7	
8	History Note: Authority G.S. 84-21; 84-24;
9	Approved by the Supreme Court and re-entered into the Supreme Court's minutes December 11,
10	<u>2024.</u>

1	27 NCAC 03 .1	005 is adopted without notice pursuant to G.S. 84-21 and G.S. 84-24 as follows:
2		
3	27 NCAC 03 .1	005 RE-GRADING
4	Examination an	swers cannot be re-graded once UBE scores have been released.
5		
6	History Note:	Authority G.S. 84-21; 84-24;
7		Approved by the Supreme Court and re-entered into the Supreme Court's minutes December 11
8		<u>2024.</u>

1	2/ NCAC 03 .1201 is adopted without notice pursuant to G.S. 84-21 and G.S. 84-24 as follows:
2	
3	SECTION .1200 - BOARD HEARINGS
4	
5	27 NCAC 03 .1201 NATURE OF HEARINGS
6	Any applicant may be required to appear before the Board or a hearing Panel at a hearing to answer inquiry about any
7	matter under these rules. In the event a hearing for an applicant for admission by examination is not held before the
8	written examination, the applicant shall be permitted to take the written examination.
9	
10	History Note: Authority G.S. 84-21; 84-24;
11	Approved by the Supreme Court and re-entered into the Supreme Court's minutes December 11,
12	<u>2024.</u>

1	27 NCAC 03 .1202 is adopted without notice pursuant to G.S. 84-21 and G.S. 84-24 as follows:
2	
3	27 NCAC 03 .1202 NOTICE OF HEARING
4	The Board Chair will schedule the hearings before the Board or Panel, and such hearings will be scheduled by the
5	issuance of a notice of hearing mailed to the applicant or the applicant's attorney within a reasonable time before the
6	date of the hearing.
7	
8	History Note: Authority G.S. 84-21; 84-24;
9	Approved by the Supreme Court and re-entered into the Supreme Court's minutes December 11.
10	<u>2024.</u>

1	27 NCAC 03 .1203 is adopted without notice pursuant to G.S. 84-21 and G.S. 84-24 as follows:
2	
3	27 NCAC 03 .1203 CONDUCT OF HEARINGS
4	(a) All hearings shall be heard by the Board except that the Board Chair may designate two or more members or
5	Emeritus Members (as recommended by the Board and approved by the State Bar Council) to serve as a Panel to
6	conduct the hearings.
7	(b) The Panel will make a determination as to the applicant's eligibility for admission to practice law in North Carolina.
8	The Panel may grant the application, deny the application, or refer it to the Board for a de novo hearing. The applicant
9	will be notified in writing of the Panel's determination. In the event of an adverse determination by the Panel, the
10	applicant may request a hearing de novo before the Board by giving written notice to the Executive Director at the
11	offices of the Board within 10 days following receipt of the hearing Panel's determination. Failure to file such notice
12	in the manner and within the time stated shall operate as a waiver of the right of the applicant to request a hearing de
13	novo before the Board.
14	(c) The Board or a Panel may require an applicant to make more than one appearance before the Board or a hearing
15	Panel, to furnish information and documents as it may reasonably require, and to submit to reasonable physical or
16	mental examinations, pertaining to the moral character or general fitness of the applicant to be licensed to practice law
17	in North Carolina.
18	(d) The Board or a Panel of the Board may allow an applicant to take the bar examination while the Board or a Panel
19	makes a final determination that the applicant possesses the qualifications and general fitness requisite for an attorney
20	and counselor at law, is possessed of good moral character, and is entitled to the confidence of the public.
21	
22	History Note: Authority G.S. 84-21; 84-24;
23	Approved by the Supreme Court and re-entered into the Supreme Court's minutes December 11,
24	<u>2024.</u>

1	27 NCAC 03 .1204 is adopted without notice pursuant to G.S. 84-21 and G.S. 84-24 as follows:
2	
3	27 NCAC 03 .1204 CONTINUANCES
4	Continuances will be granted to a party only in compelling circumstances, especially when one such disposition has
5	been previously requested by and granted to that party. Motions for continuances should be made to the Executive
6	Director and will be granted or denied by the Board Chair or by a Panel designated for the applicant's hearing.
7	
8	History Note: Authority G.S. 84-21; 84-24;
9	Approved by the Supreme Court and re-entered into the Supreme Court's minutes December 11,
10	<u>2024.</u>

1	27 NCAC 03 .1205 is adopted without notice pursuant to G.S. 84-21 and G.S. 84-24 as follows:
2	
3	27 NCAC 03 .1205 SUBPOENAS
4	(a) The Board Chair, or the Board Chair's designee, shall have the power to subpoena and to summon and examine
5	witnesses under oath and to compel their attendance and the production of books, papers and other documents and
6	writings deemed by it to be necessary or material to the hearing as set forth in G.S. 84-24.
7	(b) The Executive Director is delegated the power to issue subpoenas in the Board's name.
8	
9	History Note: Authority G.S. 84-21; 84-24;
10	Approved by the Supreme Court and re-entered into the Supreme Court's minutes December 11,
11	<u>2024.</u>

11

1	27 NCAC 03 .1206 is adopted without notice pursuant to G.S. 84-21 and G.S. 84-24 as follows:
2	
3	27 NCAC 03 .1206 EVIDENCE THAT MAY BE RECEIVED BY THE BOARD
4	(a) In addition to live testimony, a deposition may be used in evidence when taken in compliance with the N. C. Rule
5	of Civil Procedure, G.S. 1A-1.
6	(b) A Panel or the Board may consider sworn affidavits as evidence in a hearing. The Board will take in
7	consideration sworn affidavits presented to the Board by persons desiring to protest an applicant's admission to the
8	North Carolina Bar.
9	(c) The Board may receive other evidence in its discretion.
10	
11	History Note: Authority G.S. 84-21; 84-24;
12	Approved by the Supreme Court and re-entered into the Supreme Court's minutes December 1
13	2024.

1	27 NCAC 03 .1	207 is adopted without notice pursuant to G.S. 84-21 and G.S. 84-24 as follows:
2		
3	27 NCAC 03 .1	207 REOPENING OF A CASE
4	After a final de	cision has been reached by the Board on any matter, a party may petition the Board to reopen or
5	reconsider a cas	se. Petitions will not be granted except when petitioner can show that the reasons for reopening or
6	reconsidering th	ne case are to introduce newly discovered evidence which was not presented at the initial hearing
7	because of some	e justifiable, excusable, or unavoidable circumstances and that fairness and justice require reopening
8	or reconsidering	g the case. The Petition must be made within a reasonable time and not more than 90 days after the
9	decision of the	Board has been entered.
10		
11	History Note:	Authority G.S. 84-21; 84-24;
12		Approved by the Supreme Court and re-entered into the Supreme Court's minutes December 11,
13		2024.

1	27 NCAC 03 .1301 is adopted without notice pursuant to G.S. 84-21 and G.S. 84-24 as follows:
2	
3	SECTION .1300 – LICENSES
4	
5	27 NCAC 03 .1301 ISSUANCE
6	Upon compliance with the rules of the Board, and all orders of the Board, the Executive Director, upon order of the
7	Board, shall issue a license to practice law in North Carolina to each applicant as may be designated by the Board in
8	the form and manner as may be prescribed by the Board, and at such times as prescribed by the Board.
9	
10	History Note: Authority G.S. 84-21; 84-24;
11	Approved by the Supreme Court and re-entered into the Supreme Court's minutes December 11,
12	<u>2024.</u>

1	27 NCAC 03 .1401 is adopted without notice pursuant to G.S. 84-21 and G.S. 84-24 as follows:
2	
3	SECTION .1400 - JUDICIAL REVIEW
4	
5	27 NCAC 03 .1401 APPEALS
6	An applicant may appeal from an adverse ruling or determination by the Board as to the applicant's eligibility for
7	admission to practice law in North Carolina. Such appeal shall lie to the Superior Court of Wake County.
8	
9	History Note: Authority G.S. 84-21; 84-24;
10	Approved by the Supreme Court and re-entered into the Supreme Court's minutes December 11,
11	2024.

1	27 NCAC 03 .1402 is adopted without notice pursuant to G.S. 84-21 and G.S. 84-24 as follows:
2	
3	27 NCAC 03 .1402 NOTICE OF APPEAL
4	Notice of Appeal shall be provided, in writing, within 20 days after notice of such ruling or determination. This Notice
5	shall contain written exceptions to the ruling or determination and shall be filed with the Superior Court for Wak
6	County, North Carolina. A filed copy of said Notice shall be given to the Executive Director. Failure to file such notice
7	of appeal in the manner and within the time stated shall operate as a waiver of the right to appeal and shall result i
8	the decision of the Board becoming final.
9	
10	History Note: Authority G.S. 84-21; 84-24;
11	Approved by the Supreme Court and re-entered into the Supreme Court's minutes December 11
12	<u>2024.</u>

I	27 NCAC 03 .1403 is adopted without notice pursuant to G.S. 84-21 and G.S. 84-24 as follows:
2	
3	27 NCAC 03 .1403 RECORD TO BE FILED
4	Within 60 days after receipt of the notice of appeal, and after the applicant has paid the cost of preparing the record.
5	the Executive Director shall prepare, certify, and file with the Clerk of the Superior Court of Wake County the record
6	of the case, containing:
7	(1) the application and supporting documents or papers filed by the applicant with the Board;
8	(2) a complete transcription of the testimony taken at any hearing:
9	(3) copies of all pertinent documents and other written evidence introduced at the hearing;
10	(4) a copy of the decision of the Board; and
11	(5) a copy of the notice of appeal containing the exceptions filed to the decision.
12	With the permission of the court, the record may be shortened by stipulation of all parties to the review proceedings.
13	Any party unreasonably refusing to stipulate to limit the record may be taxed by the court for such additional costs as
14	may be occasioned by the refusal. The court may require or permit subsequent corrections or additions to the record
15	when deemed desirable.
16	
17	History Note: Authority G.S. 84-21; 84-24;
18	Approved by the Supreme Court and re-entered into the Supreme Court's minutes December 11,
19	<u>2024.</u>

1	27 NCAC 03 .1404 is adopted without notice pursuant to G.S. 84-21 and G.S. 84-24 as follows:
2	
3	27 NCAC 03 .1404 PROCEEDINGS ON REVIEW IN WAKE COUNTY SUPERIOR COURT
4	The appeal shall be heard by the presiding judge or resident judge, without a jury, who may hear oral arguments and
5	receive written briefs, but no evidence not offered at the hearing shall be taken, except that in cases of alleged
6	omissions or errors in the record, testimony thereon may be taken by the court. The findings of fact by the Board,
7	when supported by competent evidence, shall be conclusive and binding upon the court. The court may affirm, reverse,
8	or remand the case for further proceedings. If the court reverses or remands for further proceedings the decision of the
9	Board, the judge shall set out in writing, which writing shall become a part of the record, the reasons for such reversal
10	or remand.
11	
12	History Note: Authority G.S. 84-21; 84-24;
13	Approved by the Supreme Court and re-entered into the Supreme Court's minutes December 11,
14	<u>2024.</u>

1	27 NCAC 03 .12	405 is adopted without notice pursuant to G.S. 84-21 and G.S. 84-24 as follows:
2		
3	27 NCAC 03 .1	405 FURTHER APPEAL
4	Any party to the	review proceeding, including the Board, may appeal to the Supreme Court from the decision of the
5	Superior Court.	No appeal bond shall be required of the Board.
6		
7	<u>History Note:</u>	Authority G.S. 84-21; 84-24;
8		Approved by the Supreme Court and re-entered into the Supreme Court's minutes December 11
9		<u>2024.</u>